MAR 1 2 2002 AND TRADEMARK

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assistant Commissioner For Patents, Washington, D.C. 2023 on:

Julia A. Glazer 41,783

Name of Attorney/Agent Registration No.

Signature of Attorney/Agent

#3 N 4/4/02

Case 8835

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of:

:

DONN NATHAN BOATMAN, ET AL.

:

Group Art Unit:

Serial No.: 10/043,832 Filed: January 11, 2002

Examiner:

Confirmation No.:

Cleaning Apparatus For Printing Press

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

**Assistant Commissioner For Patents** 

Washington, D.C. 20231

Dear Sir:

For:

Pursuant to 37 C.F.R. §§ 1.56, 1.97 and 1.98, the Patent Office is respectfully requested to consider and make of record the experimental use noted below. As provided in 37 C.F.R. §1.97(h), this Information Disclosure Statement does not constitute an admission of any kind, and specifically is not an admission that the information below is considered to be material to the patentability of the above-identified patent application, as defined in 37 C.F.R. §1.56(b).

Beginning on January 16, 2000 and ending on January 17, 2000, Procter & Gamble scientists commenced an experiment using one of the cleaning apparatus embodiments of the instant invention in order to determine if the embodiment was operable for its intended purpose in its intended environment. A second experiment was commenced on March 3, 2000 and completed on March 6, 2000. The cleaning apparatus embodiment utilized for these experiments is described in the instant application as the embodiment having an internally placed nozzle and is shown as Figure 1. The cleaning apparatus embodiment was utilized on a printing press owned by the instant assignee. Tissue products printed on this printing press during the aforementioned experiments, were mixed with normal production and shipped to the trade.

The experiments described above represent a bona fied attempt to determine if the internally placed nozzle embodiment of the instant invention was operable for its intended purposes in its intended environment and hence was within the permitted experimental use allowed pursuant to M.P.E.P. § 2133.03(e) and *Pennwalt Corp. v. Akzona Inc.*, 222 U.S.P.Q. 833 (Fed. Cir. 1984).

# 1. $[X]_{37 \text{ C.F.R. } \S 1.97 \text{ (b)(1)}}$ - U.S. Direct (within 3-months of filing a regular application or converted provisional)

This information disclosure statement, submitted under 37 C.F.R. §1.97 (b)(1), is being filed within three months of the filing date of a national application. Therefore, no fee is believed to be due.

#### 2. [] 37 C.F.R. §1.97 (b)(2) - Via PCT (within 3 mo. of Nat'l Stage Entry)

This information disclosure statement, submitted under 37 C.F.R. §1.97 (b)(2), is being filed within three months of the date of entry of the national stage as set forth in 37 C.F.R. §1.491 in an international application. Therefore, no fee is believed to be due.

### 3. 37 C.F.R. §1.97 (b)(3) - (>3 mo. after filing direct or nat'l stage entry, but before 1st O.A.)

This information disclosure statement is being submitted under 37 C.F.R. §1.97 (b)(3). Applicants have not received an Office Action on the merits in the present application. Therefore, no fee is believed to be due. However, in the event that this paper is crossing in the mail with a first Office Action on the merits, authorization is hereby given to charge the required fee pursuant to 37 C.F.R. §1.97(c) and 37 C.F.R. §1.17(p) to Deposit Account No. 16-2480 in the name of The Procter & Gamble Company. A duplicate of this letter is enclosed to facilitate charging of the fee, if necessary.

## THE FOLLOWING IS ADDITIONAL INFORMATION PERTAINING TO (2) OR (3) MARKED WITH AN (X) ABOVE.

- (a) [] The Notification of Acceptance of this Application Under 35 U.S.C. §371 indicates that <u>both</u> a copy of the International Search Report and copies of the references cited therein are present in the national stage file. In accordance with MPEP §1893.03(g), it is respectfully requested that the Examiner note the consideration of these references in the first Office Action via the PTO-892 form.
- (b) [] The Notification of Acceptance of this Application Under 35 U.S.C. §371 indicates that a copy of the International Search Report is present in the national stage file. Copies of the references cited in that report are enclosed.
- (c) The Notification of Acceptance of this Application Under 35 U.S.C. §371 does <u>not</u> indicate that a copy of the International Search Report and copies of the references cited are present in the national stage file. Copies of the International Search Report and references are attached.

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4. [] 37 C.F.R. §1.97 (b)(4) - (before the mailing of a first Office Action after the filing of a
request for continued examination under §1.114)
This information disclosure statement, submitted under 37 C.F.R. §1.97(b)(4), is being filed with the Request for Continued Examination (RCE) under 37 C.F.R. §1.114.
5. [] <u>Information to be Considered with CPA Filing</u> . This information disclosure statement is
being filed with a Continued Prosecution Application (CPA) filed under 37 CFR 1.53(d).
6. [] 37 C.F.R. §1.97(c) with fee payment - (use after 1st Office Action & before Final Office
Action or Notice of Allowance)
This information disclosure statement is being submitted under 37 C.F.R. §1.97(c). Applicant(s) have not received a final action under 37 C.F.R. §1.113, a notice of allowance under 37 C.F.R. §1.311, or an action that otherwise closes prosecution in the application (e.g., <i>Ex parte Quayle</i> ) as of the date of this submission. Applicant(s) elect to pay the fee set forth in 37 C.F.R. §1.17(p). Please charge the fee set forth in 37 C.F.R. §1.17(p) to Deposit Account Number 16-2480 in the name of The Procter & Gamble Company. A duplicate copy of this letter is enclosed to facilitate the charging of the fee.
ADDITIONAL ITEMS TO BE NOTED BY THE EXAMINER:
(1) Copies of the cited references were previously cited by or submitted to the USPTO in prior
application Case No, U.S. Patent Application Serial No, filed Applicants claim priority to said application under 35 U.S.C. §120. Accordingly, copies of those documents are not provided with this
Statement, pursuant to 37 C.F.R. §1.98(d).
OR F3.73
(2) Copies of the cited documents are enclosed.
OR
(3) Copies of all said documents, except document No.'s, were submitted and
considered in parent application U.S. Patent Application Serial No, filed  Applicant(s) claim priority to said application under 35 U.S.C. §120. Accordingly, copies of document No.'s are not provided with this Statement, pursuant to 37 C.F.R. §1.98(d). Copies of document No.'s are enclosed. It is respectfully requested that the cited documents be carefully considered by the Examiner and made of record in this case.
[] (4) Pursuant to 37 C.F.R. §1.98(c), a concise explanation of the relevance of each cited reference that is not in the English language is provided.
[] (5) Applicants also respectfully request the Examiner to consider and make of record the copending applications listed on the attached page.

Additional information is attached.

Respectfully submitted,

FOR: DONN NATHAN BOATMAN, ET AL.

Julia A. Glazer

Attorney (or Agent) for Applicant(s) Registration No. 41,783

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February **7**, 2002 Customer #27752 (IDS.doc) (Last Revised 4/9/01)